Atty. Dkt.: TAIW 198

## REMARKS

Claim 1 has been amended. The specification has been amended to clarify the elements in relation to the drawings. The drawings have been replaced by drawings that delete unnecessary data, darken lines that did not show well, and add reference characters corresponding to these in the amended specification. Reexamination and reconsideration of the amended application respectfully is requested.

The indication of allowability of claims 1-6 is noted with appreciation.

The Examiner objected to the drawings because of missing or unclear matter and failure to label elements referenced in the specification and claims. The drawings have been replaced by drawings that delete unnecessary data, darken lines that did not show well, and add reference characters corresponding to these in the amended specification. No new matter has been added by these amendments. The objection therefore no longer is applicable and accordingly should be withdrawn.

The Examiner also objected to the drawings for failure to designate elements referenced in the drawings. In this regard, it is noted that whereas Fig. 1 is referenced in the background description on page 1 of the specification, in fact Fig. 1 illustrates the invention. Therefore, a new Fig. 6, which adds no new matter and which is in fact described at pages 1 and 2 of the specification, has been

Atty. Dkt.: TAIW 198

added, with the specification being amended to reference Fig. 6 in both the background description and in the Brief Description of the Drawings. The objection therefore no longer is applicable and accordingly should be withdrawn.

In addition, an objection to a failure to show a signal mentioned in claim 1 has been responded to by amending claim 1. The objection therefore no longer is applicable and accordingly should be withdrawn.

The Examiner also objected to the specification for failure to refer to reference characters of elements illustrated in the drawings, particularly those defined in the claims. The specification has been amended to add such reference characters, as well as to correct minor informalities noticed during a review. No new matter is added by these amendments.

Based on the above, it is submitted that the application is in condition for allowance, and such a Notice, with allowed claims 1-6, earnestly is solicited.

Respectfully submitted,

September 14, 2005

Date

Steven M. Rabin - Reg. No. 29,102

RABIN & BERDO, P.C.

Telephone: (202) 371-8976 Telefax: (202) 408-0924

CUSTOMER NO. 23995

SMR/pjl